CHAPTER 268.

FALSE DRAWING OR UTTERING OF CHECKS, ETC.

S. F. 107,

AN ACT to punish the fraudulent making, delivering or uttering of checks, drafts or written orders upon any bank, person or corporation without sufficient funds to meet or pay the same and defining what shall be material and competent evidence in the prosecution therefor.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. False drawing or uttering of checks, etc.—evidence. Any person who shall make, draw, deliver, utter or give any check, draft or written order upon any bank, person or corporation and who 3 secures money, credit or thing of value therefor and who knowingly 4 shall not have an arrangement, understanding or funds with such 5 bank, person or corporation sufficient to meet or pay the same, shall be guilty of a misdemeanor and upon conviction thereof shall be 7 punished by a fine of not to exceed one hundred dollars (\$100.00), or 8 by imprisonment in the county jail not to exceed thirty (30) days, 9 and the fact that payment of said check, draft or written order when 10 presented in the usual course of business shall be refused by the bank, 11 person or corporation upon which it is drawn or that it be protested 12 for nonpayment for lack of such arrangement, understanding or funds 13 with which to meet the same shall be material and competent evidence of such lack of arrangement, understanding or lack of funds. Pay-14 ment upon demand by the drawee or within three days by the drawer 15 shall prevent further prosecution under this section. 16

Approved April 16, A. D. 1917.

CHAPTER 269.

MRS. JAMES H. GREEN, SR.

H. F. 2.

AN ACT appropriating fifteen hundred dollars (\$1500.00) to Mrs. James H. Green, Senior, in settlement of claim for death of her son, Private James H. Green, Junior, of Battery A, Field Artillery, Iowa National Guard.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Appropriation. There is hereby appropriated out of any moneys not otherwise appropriated the sum of fifteen hundred dollars (\$1500.00) for payment of the claim of Mrs. James H. Green, Senior, for death of her son James H. Green, Junior, which occurred at Sparta, Wisconsin, August 9th, 1915, while in the employ of the state as a member of Battery A, Field Artillery, Iowa National Guard.
- SEC. 2. Publication clause. This act, being deemed of immediate importance, shall take effect and be in force from and after its

15 (1)

- 3 publication in the Des Moines Capital and in the Des Moines Register, 4 newspapers published in Des Moines, Iowa.
- 1 SEC. 3. Full settlement. The sum so appropriated shall be in full settlement of all claims against the state of Iowa under the
- 3 workmen's compensation statute by any or all persons whomsoever
- 4 on account of the death of the said James H. Green.

Approved April 21, A. D. 1917.

I hereby certify that the foregoing act was published in the Des Moines Register May 9, 1917, and in the Des Moines Capital May 9, 1917.

W. S. ALLEN, Secretary of State.

CHAPTER 270.

WORKMEN'S COMPENSATION ACT.

H. F. 79.

AN ACT to amend the law as it appears in chapter eight-a (8-a), title XII, supplement to the code, 1913, creating a liability on the part of employers to compensate their employes and dependents for personal injury sustained by such employes in their line of duty, irrespective of the fault of either party; fixing the compensation to be paid; securing the payment thereof; providing the means and methods of enforcing such liability; creating the office of industrial commissioner and deputy industrial commissioner and providing for an arbitration committee, defining their powers and duties, and providing for a review of their orders, decisions and awards; appropriating money to carry out the provisions of the act; and repealing all acts and parts of acts inconsistent herewith.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Compensation schedule. That the law as it appears in section twenty-four hundred seventy-seven-m-9 (b) (2477-m-9-b), supplement to the code, 1913, be and the same is hereby amended by striking therefrom the first line thereof, and by substituting for said line the following: "at the time of the injury and thereafter during the disability, but not exceeding four weeks."
- SEC. 2. Compensation schedule. That the law as it appears in section twenty-four hundred seventy-seven-m-9 (g) (2477-m-9-g), supplement to the code, 1913, be and the same is hereby repealed and the following enacted in lieu thereof:
- "(g) No compensation shall be paid for an injury which does not incapacitate the employe for a period of at least two weeks from earning full wages; provided, however, that this provision shall not apply to those injuries resulting in disability partial in character and permanent in quality and compensated according to the schedule found in section twenty-four hundred seventy-seven-m-9 (j) (2477-m-9-j), supplement to the code, 1913. Should such incapacity extend the provides a period of two weeks compensation shall begin on the fif-
- beyond a period of two weeks, compensation shall begin on the fifteenth day after the injury; provided, however, that if the period of
- 14 incapacity extends beyond the thirty-fifth day following the date of 15 injury, then the compensation for the fifth week of incapacity shall
- be increased by adding thereto an amount equal to two-thirds (2/3)
- 17 of the weekly compensation; if the period of incapacity extends 18 beyond the forty-second (42) day following the date of injury, then